

of this my will and whome I authorize and empower to let or lease or otherwise and inclosures if they shall thinke fit and to make or suffer inclosures and afterwards to vary the same and generally to manage my estate as they may thinke best and hereby revoking all other wills by me at any time heretofore made I do declare this to be and contain my last will and Testament in witness whereof I have hereunto set my hand and seal this twentieth day of August one thousand eight hundred and forty five
Wm Hall (S) H signed and sealed published and declared by William Hall the testator as aforesaid for his last will and Testament in the presence of us who in his own presence at his request and in the presence of each other hereunto subscribe our names as witnesses
Wm Hall Thos Becknell John Chadwell

Proved at London 26th May 1845 before the Reverend William Calverley Curtes Doctor of Laws and Advocate by the oath of our friend Edmund and Charles Hall who the said the Executor to whom due power was granted having been first sworn duly to administer

James
Webster

In the Name of God Amen

I James Webster of Dugleby Orcherow made this my last will and Testament first I give and devise to my Grandson William Phillips the sum of two thousand three hundred pounds in the whole three and half per cent interest all my household furniture and other things appoynt my aforesaid Grandson William Phillips sole executor of this my last will and Testament in witness whereof I do hereby set my hand and seal this twentieth day of July 1843
James Webster (S) H stamped John Dixon H Mary Dixon H

In the Probate Court of Canterbury
In the Goods of James Webster deceased

Appeared Personally

Mary Smart wife of Mr Thomas Smart of South Otterbury in the County of York and made oath that she is one of the subscribed witnesses to the last will and Testament of James Webster late of Dugleby Orcherow in the County of York Gentleman deceased the said will bearing now hereto annexed and bearing date the twentieth day of July one thousand eight hundred and forty three and she further made oath that on the said twentieth day of July the said testator duly executed this said will by signing his name at the foot or end thereof in the presence of the subscribers thereto both of whom were present at the same time and this deposition and the said John Dixon did then and respectively in the presence of the said testator subscribe their names to the said will as witnesses of the due execution thereof
Mary Smart H On the 22nd day of May 1845 the said Mary Smart wife of Mr Thomas Smart was duly sworn to the truth of this affidavit by the virtue of the annexed Requisition aforesaid H Mr. Bournys Comr

Proved at London 26th May 1845 before the Judge by the oath of William Phillips the Grandson the sole Executor to whom due power was granted having been first sworn duly to administer

Benjamin
Handy
31

This is the last Will and Testament

of me Benjamin Handy of the City of Bath Gentleman alive and

bequeath unto my dear wife Mary Strandy (late Mary Gray) who
for several years previously to our marriage lived and resided
with me by and under the name of Mary Strandy a certain annuity
a clear yearly sum of one hundred and twenty eight pounds and
purchased by me of Walter Hilton Esq of Cheltenham Attorney
law for the sum of one thousand six hundred pounds and which
annuity is charged upon and issues out of a piece or parcel of
ground in the parish of Cheltenham in the County of Gloucester
situate in a certain place there called Church Meadow heretofore
belonging to Mr Strooper Surgeon and also out of and upon a certain
certain mesuage or tenement with the offices thereto belonging
partly erected and built on the said piece or parcel of ground which
is numbered 2 and forms part of a certain lately building or built
in Church Meadow aforesaid which mesuage is now or late was
was in the occupation of Lawrence Strandy and which ground and
and premises are demised by the said Walter Hilton Esq of
purchased the same to Mr William Parier late of St 10 Bridge
Road Lambeth in the County of Surrey Master of the
road for during the said annuity and which annuity is granted for
and during the term of my own life the life of my said wife Mary
Strandy late Mary Gray and the life of my daughter Louisa in
Strandy and the lives and life of the survivors and survivor of them
for and during the term of her natural life and from and after her
decease I give and bequeath the same unto my daughter Louisa
Strandy and my daughter Jane Elizabeth Mary Ann and Elizabeth
children in the County of Surrey together in equal shares and in
proportions for and during the life of my said daughter Louisa
and I give and bequeath unto my said dear wife Mary Strandy
the sum of one thousand pounds issue annuities standing in
my name in the shops of the Governor and Company of the
Bank of England and which said annuities are payable half
yearly in the Months of January and July and I give and bequeath
unto my said dear wife Mary Strandy all that my leasehold in
mesuage or tenement and premises situate and being 201 in
Alexander Buildings near the Curry Wall near the City of
Bath being the eighth house from the eastern end of Alexander
Buildings to the last house of the western end of the same
and which mesuage and premises I lately purchased of Mr Morgan
of the City of Bath for and during her natural life and from and
after her decease I give and bequeath one moiety of the said
leasehold mesuage or tenement and premises and the rents and
issues and profits thereof unto my daughter Henrietta Strandy in
absolutely for and during the remainder of the term of years now
to come in the lease under which I hold the same premises and
the remaining moiety of the said leasehold mesuage or tenement
and premises from and after the death of my said dear wife I
give and bequeath unto her executors administrators or assigns
upon trust to pay the rents issues and profits of the said remaining
moiety of the said leasehold mesuage or tenement and premises
as and when they shall respectively become due and payable unto
my daughter Sophia Strandy late Sophia Strandy now the wife
of Alfred Strandy Esq of Seven Dales in the County of Kent
gentleman or unto the hands of such person or persons as she
shall by any note in writing under her hand but not by way of
anticipation or appointment to receive the same to the intent that the
same may be for the sole and unalienable use of my said
daughter Sophia Strandy and may not be subject to the debts and

12-2

control disposition or engagements of her present husband
 and I declare and vest that the receipt and receipts of the said
 Sophia Harris or of such person or persons as she shall from
 time to time appoint to receive the same as aforesaid and her
 or their receipts only shall be good and sufficient discharges for
 the person or persons paying the same for so much as in such
 receipt or receipts shall be expressed or acknowledged to be received
 and from and after the decease of my said daughter Sophia Harris
 Harris upon trust for all and every the children or child of my
 said daughter Sophia Harris by her present husband who shall
 live to attain the age of twenty one years equally to be divided
 between or among them on their attaining that age if more
 than one absolutely as tenants in common and if there shall be
 be only one such child in trust for such child absolutely and
 upon trust during their respective minorities to apply the said
 rents issues and profits of the said moiety of the said leasehold
 messuage or tenement and premises for the respective maintenance
 and education of such children or child until they respectively
 attain the age of twenty one years or respectively die but in case
 there shall be no child of the said Sophia Harris by her present
 husband who shall live to attain the age of twenty one years
 then upon trust that the said last mentioned moiety of the said
 leasehold messuage or tenement and premises for all the residue
 of the said term of years then to come in the said lease under
 which I hold the same shall fall into and become part of my
 ordinary estate and from and immediately after my decease
 give and bequeath unto my said wife Mary Standy her
 executors administrators or assigns the sum of one thousand six
 hundred pounds store in the three and a half per cent reduced
 bank annuities now standing in my name in the 23rd of the
 Governor and Company of the Bank of England upon the same
 and the like trust to and for the sole and separate use and benefit
 of my said daughter Sophia Harris and her children as are
 heretofore mentioned expressed and declared of and determining
 the benefit to her and them of the said moiety of my said
 leasehold messuage or tenement and premises and I Alexander
 Standy aforesaid the same not to be subject to the debts control
 or engagements of her present husband and also give and bequeath
 unto my said dear wife Mary Standy all my household furniture
 fixtures plate linen china books wearing apparel Gums wines
 and spirituous liquors waxes tallow and seals together with
 all the debts carriages and chattels which I may be or have
 possessed of and I also give and bequeath unto my said wife
 Mary Standy the sum of five thousand pounds store in the three
 and a half per cent reduced bank annuities for her own absolute
 use and benefit to be transferred to her immediately after my
 decease and give and bequeath unto each of my two natural sons
 begotten by me on the body of the said Mary Standy previously
 to our marriage each of whom bear my name (that is to say
 Benjamin Thomas Standy and Henry Standy the sum of one
 thousand four hundred pounds store in the three and a half per
 cent reduced bank annuities now standing in my name in the
 23rd of the Governor and Company of the Bank of England at
 the same to be transferred to them respectively immediately after
 my decease and I also give and bequeath unto each of my two
 natural daughters begotten by me on the body of the said Mary
 Standy prior to our intermarriage both of whom likewise bear

my name that is to say the said Louisa Standy and the said
 Henrietta Standy the like sum of one thousand six hundred and
 pounds, stored in the three and a half per cent reduced bank in
 quantities now also standing in my name in the books of the
 Governor and Company of the Bank of England the same to be
 transferred to them respectively immediately after my decease
 and bequeath unto my dear wife Mary Standy her executors
 administrators and assigns the like sum of one thousand six
 hundred pounds stored in the three and a half per cent reduced
 bank quantities now also standing in my name in the books
 of the Governor and Company of the Bank of England upon trust
 to pay the interest dividends and annual profits thereof as
 and when the same shall respectively become due and payable
 unto the proper heirs of my natural daughter the said Anne
 Elizabeth Mary Ann Rowland the wife of the said George
 Rowland (late Anne Elizabeth Mary Ann Standy) or unto the
 heirs of such person or persons as she by any note in writing
 under her hand shall from time to time but not by way of
 assignment appear to receive the same during her natural life
 to the intent that the same may be for the sole and unalienable
 use of my said natural daughter Anne Elizabeth Mary Ann
 Rowland and may not be subject to the debts control disposition or
 engagements of her present husband and before and after that
 the receipt and receipts of the said Anne Elizabeth Mary Ann
 Rowland or of such person or persons as she shall from time
 to time appear to receive the same as aforesaid and her or
 their receipts only shall be good and sufficient discharges to the
 person or persons paying the same for so much as in such receipt
 or receipts shall be expressed or acknowledged to be received and
 paid and after the decease of my said natural daughter Anne
 Elizabeth Mary Ann Rowland upon trust for all and every the
 children or child of my said natural daughter Anne Elizabeth
 Mary Ann Rowland by her present husband who shall live to
 attain the age of twenty one years equally to be divided between
 or amongst them or their attaining that age of more than
 one absolutely as tenants in common and if there shall be only
 one such child then in trust for that only child absolutely and
 upon trust during their respective minorities to apply the interest
 dividends and annual profits thereof for the respective maintenance
 and education of such children until they respectively attain
 the age of twenty one years or respectively die but in case there
 shall be no child of the said Anne Elizabeth Mary Ann Rowland
 or her present husband who shall live to attain the age of
 twenty one years then upon trust that the said trust of
 one thousand six hundred pounds in the three and a half
 per cent reduced bank shall fall into and become
 part of my residuary estate and my will and testament
 as and thereby herein that if any or either of them my said
 natural children namely the said Henry Thomas Standy
 Anne Elizabeth Mary Ann Rowland shall happen to die
 before the legacies herein intended for them respectively shall
 become payable then I direct such legacies or parts
 thereof shall fall into and become part of my residuary
 estate and as to for and retaining all the rest residue and
 remainder of my estate and effects whatsoever and wheresoever
 and of what nature kind or quality soever the same be after

payment of the said several legacies herebefore given and bequeathed
 and of all my just debts funeral and testamentary expences and mourning
 for my said dear wife the said Benjamin Thomas Handy Esquire
 daughter Louisa Handy; Sophia Harris Henrietta Handy and daughter
 Elizabeth Mary Ann Rowland my said natural children I give
 and bequeath the same and every part thereof unto my said dear
 wife for her own sole and separate use and benefit for ever and my
 lastly I do hereby nominate constitute and appoint my said dear
 wife Mary Handy sole executrix of this my will hereby revoking
 and making void all former and other will and wills by me at any
 time heretofore made and do declare this only to be my last will and
 testament in writing whiche of the said Benjamin Handy
 have to this my last will and testament contained in five sheets
 of paper 10 the first four sheets thereof set my hand and to the fifth
 sheet thereof my hand and seal this twentieth third day of July in the
 year of our Lord one thousand eight hundred and thirty nine
 to Handy H signed sealed published and declared by the said
 Benjamin Handy the testator as and for his last will and testament
 in the presence of us who in his presence and at his request and in
 the presence of each other have set our names and subscribed our names as
 witnesses hereto on the day of the date above written the words
 'wife of George Rowland' in the seventh line from the bottom of
 the first sheet being previously interlined - In Robinson's Hall
 New Street Beccles Town - Philip Diver some place his Clerk

This is a Copy to my last will written within and dated the
 twentieth third day of July one thousand eight hundred and thirty nine
 whicheas in my said will I have bequeathed to Benjamin Thomas
 Handy and Henry Handy in my said will named the sum of one
 thousand four hundred pounds first part now I do hereby in my
 bequeath to them and each of them the sum of two hundred and
 pounds his part more in addition to the said bequests of one
 thousand four hundred pounds first part direct the executor in
 the said will after my decease to put and invest in some in my
 respectable government or other office the sum of two hundred and
 pounds to purchase an annuity upon and during the life of my
 natural son George Handy and direct my executor to pay the
 amount of the said annuity to the said George Handy half year
 yearly during his life but such annuity is not to be mortgaged or
 anticipated in any way or charged by the said George Handy and
 only to be paid to him or to his own receipt every half year I give
 and bequeath to my old friend Joseph Southby his work master
 formerly of the Danshall Gardens but now of the Surrey Gardens
 the sum of two hundred pounds and in all other respects I ratify
 my said will in witness whiche of the said Benjamin Handy
 have to this copy set my hand this twentieth fifth day of June one
 thousand eight hundred and forty two - to Handy H signed published
 and declared by the said testator Benjamin Handy as and for his
 last will and to be taken as part thereof in the presence
 of us - In Robinson's Hall - New Street - Philip Diver his Clerk

In the Prerogative Court of Canterbury
 In the Goods of Mr. Benjamin Handy deceased.

Appeared Personally Henry George Robinson
 of 22, Broad Street, Paradise in the County of Middlesex Esq
 and made oath that he is one of the subscribed witnesses to

the Codicil to the last will and Testament of Benjamin Brudenell
 late of the City of South Downham deceased now heretofore
 bearing date the twenty fifth day of June one thousand eight
 hundred and forty two and he further made oath that on the
 twenty fifth day of June aforesaid the said testator duly executed
 the said Codicil to his said will by signing his name at the foot
 and thereon in the presence of this deponent and of William
 the other subscribed witnesses thereto both of whom were present
 together at the same time and thereupon this deponent and the
 said William attested and subscribed the said Codicil in
 the presence of the said testator. At London the 26th day
 of May 1845 the said deponent George Robinson was duly sworn
 to the truth of this affidavit before me J. S. Burnaby Jun
 Just. Fred. Geo. Cox Not. Pub. J.

proved at London with a Codicil 28th May 1845 before the
 honorable Edward Benjamin Burnaby, Esq. of Law and an
 Esquire to whom a power was granted to administer
 the said will to administer.

Extracted from the Public Episcopal Registry of Chester

This is the last Will and Testament

of me William Foughton of Butehead in the County of Glamorgan
 gentleman and wife to my dear wife Elizabeth Foughton
 some more than six years and she had been in the
 the wages house and housekeeping provisions and
 house at the time of my decease for her own use and
 to my said wife during her life an annuity of three hundred
 pounds a year to be paid to her by half yearly payments
 every the twelfth day of May and twelfth day of November
 near the first payment thereof to be made on death of the
 said wife as shall next happen after my decease and
 in case of their death shall think it desirable to purchase an annuity
 for my said wife I give to Elizabeth Anne and Jane Anne if they shall
 respectively be in my service at the time of my decease or ten years or
 half of fifty pounds each free of taxes and subject to the
 said annuity I give devise and bequeath all my real and personal
 estate and effects whatsoever and wheresoever of whatsoever kind and
 may at the time of my decease be seized possessed or entitled to
 or of which I have any power to dispose or appoint unto my
 trustees and executors hereinafter named their heirs executors
 administrators and assigns upon trusts and for the purposes
 hereinafter declared of and to wit that the said trustees should
 upon trust to pay and divide my said estate and effects
 the monies therein may be set apart to provide for the said
 you and after the decease of my said wife unto and equally
 amongst all and every my children now born or hereafter to be
 born who being a son or sons shall attain the age of twenty one
 years or die under that age leaving issue living at the decease
 or being a daughter or daughters shall attain that age or be
 married under that age with the consent of her or their guardian
 or Guardians whatsoever shall first happen equally amongst
 them share and share alike and if there shall be but one surviving
 child then the whole to be in trust for such only child the shares of

William
 Foughton
 5th